UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

vs.

(1) BRANDON MOORE, a/k/a
"BAMBOOZLE MOORE," a/k/a "BAM,"

(2)

(3) and

(4)

Defendants

Case No. 22-CR-10157-FDS

GOVERNMENT'S MOTION TO PARTIALLY UNSEAL

The United States of America hereby moves this Court to direct that the indictment be partially unsealed in the form attached hereto. In support of this motion, the government states that the defendant Brandon Moore has been taken into custody. Thus, there is no further reason to keep the indictment as to him sealed. Because the co-defendants have not yet been arrested, the government requests that the indictment remain partially sealed, and that only the attached redacted indictment be made public at this time.

Respectfully submitted,

RACHAEL S. ROLLINS United States Attorney

By:

Elianna J. Nuzum

Assistant United States Attorney

Date: July 15, 2022

So ordered.

Judith G. Dein

U.S. Magistrate Judge

MIME-Version:1.0
From:ECFnotice@mad.uscourts.gov
To:CourtCopy@localhost.localdomain
Bcc:
--Case Participants: Magistrate Judge Judith G. Dein (amy_hollman@mad.uscourts.gov, honorable_judith_dein@mad.uscourts.gov, katherine_thomson@mad.uscourts.gov, thomas_quinn@mad.uscourts.gov), Chief Judge F. Dennis Saylor, IV
(matthew_mckillop@mad.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:9907975@mad.uscourts.gov
Subject:Activity in Case 1:22-cr-10157-FDS USA v. SEALED Order on Motion to Unseal Case Content-Type: text/html

United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was entered on 7/15/2022 at 1:55 PM EDT and filed on 7/15/2022

Case Name: USA v. SEALED

Case Number: 1:22-cr-10157-FDS *SEALED*

Filer:

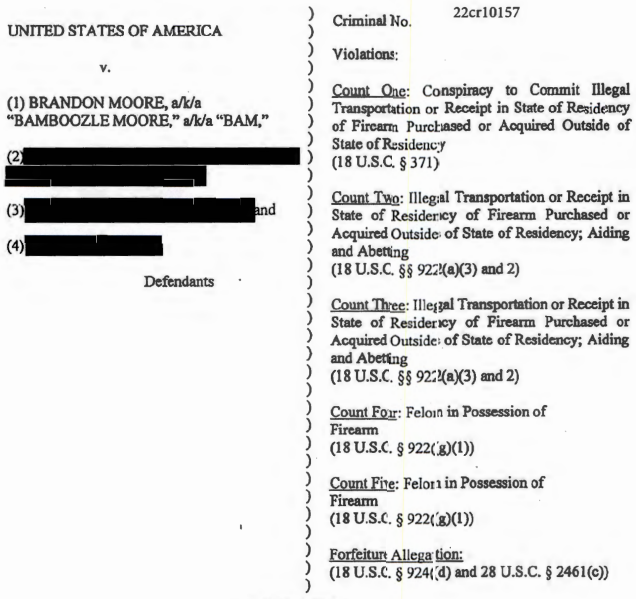
Document Number: 8(No document attached)

Docket Text:

Magistrate Judge Judith G. Dein: ELECTRONIC ORDER entered granting [7] Motion to Partially Unseal Case as to Brandon Moore (1) (Belpedio, Lisa)

1:22-cr-10157-FDS *SEALED*-1 No electronic public notice will be sent because the case/entry is sealed.

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS



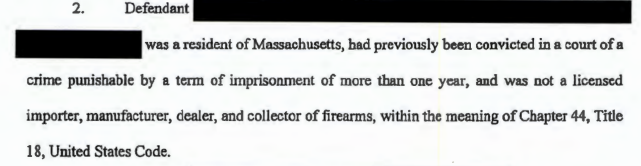
INDICTMENT

At all times relevant to this Indictment:

General Allegations

1. Defendant BRANDON MOORE, a/k/a "BAMBOOZLE: MOORE," a/k/a "BAM,"

("MOORE") was a resident of Alabama, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.



- 3. Defendant was a resident of Massachusetts, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.
- 4. Defendant was a resident of Massachusetts, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.
- 5. Beginning no later than January 2, 2020, and continuing until at least May 27, 2021, MOORE, and others known and unknown to the Grand Jury, conspired to obtain no fewer than twenty-four firearms from Alabama and transport them to Massachusetts for and several and sev
- 6. MOORE, and and knew that none of them were licensed importers, manufacturers, dealers, or collectors of firearms, within the meaning of Chapter 44.

 Title 18, United States Code.
- 7. MOORE, and and further knew that neither or could lawfully possess a firearm in Massachusetts because, among other

reasons, none of them had a Massachusetts firearms identification card.

- 8. and placed orders for firearms with MOORE, after which MOORE purchased or otherwise obtained the firearms in Alabama.
- 9. arranged for the transport of the firearms from Alabama into Boston.
- 10. Boston hidden in their luggage on commercial buses.

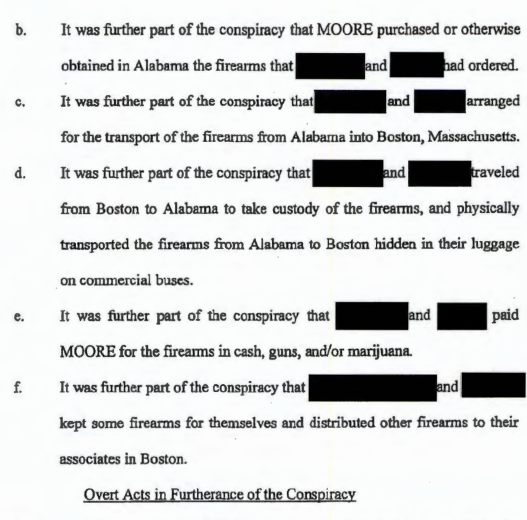
Objects and Purposes of the Conspiracy

and resided, firearms purchased or obtained by MOORE, and outside of Massachusetts. The principal purposes and objectives of the conspiracy were to obtain firearms in Alabama that the defendants could not lawfully obtain or possess in Massachusetts, to obtain firearms for less money than they cost in Massachusetts, to obtain firearms for themselves, to distribute firearms to associate;s in Massachusetts, to make money, and to conceal actions from law enforcement.

Manner and Means of the Conspiracy

- and coconspirators known and unknown to the Grand Juny carried out the conspiracy were the following:
 - a. It was part of the conspiracy that and and would contact

 MOORE to place orders for firearms that they and their associates wished
 to obtain.



13. From on or about January 2, 2020 through on or about May 27, 2021, MOORE, and and coconspirators known and unknown to the Grand Jury, committed and caused to be committed the following overt acts, among others, in furtherance of the conspiracy:

- a. On or around January 2, 2020, MOORE sent a message through a social media platform to stating that he was trying to get ahold of everybody "to find out what's what" because he was leaving in a few days.
- b. On or around January 3, 2020, MOORE sent a message through a social

- media platform to stating, "Might hv a problem, hvnt seen dude since dat day jus wanna let u kno. . . U miggt hv to send dwn nbs. . . If u do send me 500 n I gt u. . . Well 5 n sum bud."
- c. On or around January 4, 2020, MOORE sent a message through a social media platform to stating that a 380 caliber firearm was all that "came through."
- d. On or around January 6, 2020, MOORE sent a photo of a firearm and the two men engaged in a video chat minutes later.
- e. On or around January 8, 2020, MOORE traveled to Boston and provided a firearm that he had obtained in Alabama in exchange for cash and marijuana.
- f. On or around February 24, 2020, after MOORE had returned to Alabama, sent a message to MOORE asking him to obtain one or two firearms for him.
- g. On or around July 3, 2020, sent MOORE a message asking him to call him as soon as possible.
- h. On or around July 4, 2020, purchased a commercial bus ticket for travel from Boston, Massachusetts to Montgomery, Alabama on or around July 5-6, 2020.
- On or around July 14, 2020, MOORE caused an individual known to the
 Grand Jury to purchase seven firearms for him at gun stores in Alabama.
- j. On or around July 15, 2020, boarded a commercial bus in

Montgomery, Alabama, in possession of approximately 12 to 13 firearms that MOORE had obtained for him in Alabama, and traveled with them to Boston, Massachusetts, arriving in Boston on or around July 17.

- k. On or around July 28, 2020, MOORE sent
- On or around July 30, 2020, MOORE and engaged in two video chats regarding firearms.
- m. On or around July 30, 2020, MOORE caused an individual to purchase three firearms for him at a gun store in Alabama.
- n. On or around July 30, 2020, MOORE sent a message offering to sell him a firearm with a magazine in it.
- o. On or around July 31, 2020, MOORE sent a photo of a firearm sight for a Springfield XD firearm.
- p. On or around August 1, 2020, MOORE sent

 Taurus Spectrum in a gun box.
- q. On or around August 6, 2020, purchased commercial bus tickets for him and to travel from Boston, Massachusetts to Montgomery, Alabama on or around August 10, 2020.
- r. On or around August 13, 2020, in Alabama, fired some of the firearms that MOORE had obtained for him and in Alabama, including an assault rifle.
- s. On or around August 17, 2020, and and boarded a commercial bus in Montgomery, Alabama, in possession of approximately

12 to 15 firearms that MOORE had obtained for them in Alabama, and traveled with them to Boston, Massachusetts, arriving in Boston on or around August 19.

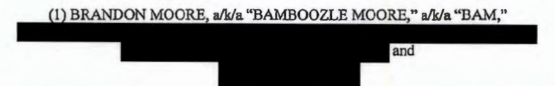
- t. On or around January 25, 2021, sent MOORE a message asking, "Can I place a pre-order for like 3-4? I'll send \$\$ for Em."
- u. On or around April 24, 2021, sent MOORE messages saying, "call my number . . .

COUNT ONE

Conspiracy to Commit Illegal Transportation or Receipt in State of Residency of Firearm
Purchased or Acquired Outside of State of Residency
(18 U.S.C. § 371)

The Grand Jury charges:

- 14. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 15. From on or about January 2, 2020, through on or about May 27, 2021, in Boston, in the District of Massachusetts, and elsewhere, the defendants,



conspired with each other and with others known and unknown to the Grand Jury to commit an offense against the United States, to wit, Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired Outside of State of Residency, that is, not being a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where and then resided, multiple firearms, said firearms having been purchased or obtained by the defendants outside the State of Massachusetts, in violation of Title 18, United States Code, Sections 922(a)(3) and 924(a)(1)(D).

All in violation of Title 18, United States Code, Section 371.

COUNT TWO

Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired
Outside of State of Residency; Aiding and Abetting
(18 U.S.C. §§ 922(a)(3) and 2)

The Grand Jury further charges:

- 16. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 17. On or around July 15, 2020 through July 17, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,

not being a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where and then resided, multiple firearms, said firearms having been purchased or obtained by the defendant outside the State of Massachusetts.

COUNT THREE

Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired
Outside of State of Residency; Aiding and Aberting
(18 U.S.C. §§ 922(a)(3) and 2)

The Grand Jury further charges:

- 18. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 19. On various dates between on or about August 17, 2020 through August 19, 2020, in the District of Massachusetts, and elsewhere, the defendants,



not being licensed importers, manufacturers, dealers, and collectors of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where and then resided, multiple firearms, said firearms having been purchased or obtained by the defendants outside the State of Massachusetts.

All in violation of Title 18, United States Code, Sections 32:2(a)(3) and 924(a)(1)(D).

COUNT FOUR Felon in Possession of Firearm (18 U.S.C. § 922(g)(1))

The Grand Jury further charges:

- 20. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 21. On or around July 17, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,

knowing that he was previously convicted in a court of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess, in and affecting commerce, a firearm, that is:

- a. Cobra Enterprises, Inc., model CCB 38, .380 caliber pistol, bearing serial number BTO15800;
- b. HS Produkt, model Hellcat, 9mm pistol, bearing serial number BY211400;
- c. Bersa, model 83, .380 caliber pistol, bearing serial number 287735;
- d. Smith & Wesson, model M&P 40, .40 caliber pistol, bearing serial number HZS8814;
- e. Smith & Wesson, model M&P 40, .40 caliber pistol, bearing; serial number JCK9567;
- f. Taurus, model 856 Ultralite, .38 caliber revolver, bearing serial number ABE543505; and
- g. Taurus, model 856 Ultralite, .38 caliber revolver, bearing serial number ABE547735.

 All in violation of Title 18, United States Code, Section 922 (g)(1).

COUNT FIVE Felon in Possession of Firearm (18 U.S.C. § 922(g)(1))

The Grand Jury further charges:

- 22. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 23. On or around August 19, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,

knowing that he was previously convicted in a court of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess, in and affecting commerce, a firearm, that is:

- a. Taurus International, model Spectrum, .380 caliber pistol, bearing serial number 1F062808;
- b. HS Produkt, model XD Mod. 2, .40 caliber pistol, bearing serial number GM137971; and
- c. Sig Sauer, model SP2022, .40 caliber pistol, bearing serial number 24B220885.

 All in violation of Title 18, United States Code, Section \$22(g)(1).

FIREARM FORFEITURE ALLEGATION (18 U.S.C. § 924(d)(1) and 28 U.S.C. § 2461(c))

The Grand Jury further finds:

24. Upon conviction of the offenses in violation of Title 18, United States Code,
Section 922, set forth in Counts Two through Five, defendants

and

shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), any firearm or ammunition involved in or used in any knowing commission of the offenses.

- 25. If any of the property described in Paragraph 24, above, as being forfeitable pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), as a result of any act or omission of the defendant -
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third party;
 - c. has been placed beyond the jurisdiction of the Court;
 - d. has been substantially diminished in value; or
 - e. has been commingled with other property which cannot be divided without difficulty;

it is the intention of the United States, pursuant to Title 28, United States Code, Section 2461(c), incorporating Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendant up to the value of the property described in Paragraph 24 above.

All pursuant to Title 18, United States Code, Section 924, and Title 28, United States Code, Section 2461.

A TRUE BILL

FOREPERSON

ELIANNA J. NUZUM)

ASSISTANT UNITED STATES ATTORNEY

DISTRICT OF MASSACHUSETTS

District of Massachusetts: JULY 14, 2022

Returned into the District Court by the Grand Jurors and filed.

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v.

- (1) BRANDON MOORE, a/k/a "BAMBOOZLE MOORE," a/k/a "BAM,"
- (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III,"
- (3) JARMORI BROWN, a/k/a "LIVE," and
- (4) KOBE SMITH,

Defendants

Criminal No.

22cr10157

Violations:

Count One: Conspiracy to Commit Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired Outside of State of Residency (18 U.S.C. § 371)

Count Two: Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired Outside of State of Residency; Aiding and Abetting

(18 U.S.C. §§ 922(a)(3) and 2)

Count Three: Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired Outside of State of Residency; Aiding and Abetting

(18 U.S.C. §§ 922(a)(3) and 2)

Count Four: Felon in Possession of Firearm (18 U.S.C. § 922(g)(1))

Count Five: Felon in Possession of Firearm

(18 U.S.C. § 922(g)(1))

Forfeiture Allegation:

(18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c))

INDICTMENT

At all times relevant to this Indictment:

General Allegations

1. Defendant BRANDON MOORE, a/k/a "BAMBOCZL E MOORE," a/k/a "BAM,"

("MOORE") was a resident of Alabama, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.

- 2. Defendant JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III" ("PRINGLE") was a resident of Massachusetts, had previously been convicted in a court of a crime punishable by a term of imprisonment of more than one year, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.
- 3. Defendant JARMORI BROWN, a/k/a "LIVE" ("BROWN") was a resident of Massachusetts, and was not a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code.
- 4. Defendant KOBE SMITH ("SMITH") was a resident of Massachusetts, and was not a licensed importer, manufacturer, dealer, and collector of fireurm s, within the meaning of Chapter 44, Title 18, United States Code.
- 5. Beginning no later than January 2, 2020, and continuing until at least May 27, 2021, MOORE, PRINGLE, BROWN, and SMITH, and others known and unknown to the Grand Jury, conspired to obtain no fewer than twenty-four firearms from Alabama and transport them to Massachusetts for PRINGLE, BROWN, and SMITH's use and for distribution to their associates.
- 6. MOORE, PRINGLE, BROWN, and SMITH knew that none of them were licensed importers, manufacturers, dealers, or collectors of firearms, within the meaning of Chapter 44, Title 18, United States Code.
- 7. MOORE, PRINGLE, BROWN, and SMITH further k new that neither PRINGLE, BROWN, or SMITH could lawfully possess a firearm in Massachu setts because, among other

reasons, none of them had a Massachusetts firearms identification card.

- 8. PRINGLE and SMITH placed orders for firearms with MOORE, after which MOORE purchased or otherwise obtained the firearms in Alabama.
- PRINGLE and SMITH arranged for the transport of the firearms from Alabama into Boston.
- 10. PRINGLE and BROWN physically transported the firearms from Alabama to Boston hidden in their luggage on commercial buses.

Objects and Purposes of the Conspiracy

PRINGLE, BROWN, and SMITH resided, firearms purchased or obtained by MOORE, PRINGLE, BROWN, and SMITH outside of Massachusetts. The principal purposes and objectives of the conspiracy were to obtain firearms in Alabama that the defendants could not lawfully obtain or possess in Massachusetts, to obtain firearms for less money than they cost in Massachusetts, to obtain firearms for themselves, to distribute firearms to associates in Massachusetts, to make money, and to conceal actions from law enforcement.

Manner and Means of the Conspiracy

- 12. Among the manner and means by which MOORE, PRINGLE, BROWN, and SMITH, and coconspirators known and unknown to the Gand Jury carried out the conspiracy were the following:
 - a. It was part of the conspiracy that PFINGLE and SMITH would contact

 MOORE to place orders for firearms hat they and their associates wished
 to obtain.

- b. It was further part of the conspiracy that MOORE purchased or otherwise obtained in Alabama the firearms that PRINGLE and SMITH had ordered.
- c. It was further part of the conspiracy that PRINGLE and SMITH arranged for the transport of the firearms from Alabama into Boston, Massachusetts.
- d. It was further part of the conspiracy that PRINGLE and BROWN traveled from Boston to Alabama to take custody of the firearms, and physically transported the firearms from Alabama to Boston hidden in their luggage on commercial buses.
- e. It was further part of the conspiracy that PRINGLE and SMITH paid

 MOORE for the firearms in cash, guns, and/or marijuana.
- f. It was further part of the conspiracy that PRINGLE, SMITH, and BROWN kept some firearms for themselves and distributed other firearms to their associates in Boston.

Overt Acts in Furtherance of the Conspiracy

- 13. From on or about January 2, 2020 through on or about May 27, 2021, MOORE, BROWN, PRINGLE, and SMITH, and coconspirators known and unknown to the Grand Jury, committed and caused to be committed the following overt acts, among others, in furtherance of the conspiracy:
 - a. On or around January 2, 2020, MOORE sent a message through a social media platform to SMITH, stating that he was trying to get ahold of everybody "to find out what's what" because he was leaving in a few days.
 - b. On or around January 3, 2020, MOORE sent a message through a social

- media platform to PRINGLE, stating, "Might hy a problem, hvnt seen dude since dat day jus wanna let u kno. . . U miggt hy to send dwn nbs. . . If u do send me 500 n I gt u. . . Well 5 n sum bud."
- c. On or around January 4, 2020, MOORE sent at message through a social media platform to PRINGLE, stating that a .380 caliber firearm was all that "came through."
- d. On or around January 6, 2020, MOORE sent PRINGLE a photo of a firearm and the two men engaged in a video chat minutes later.
- e. On or around January 8, 2020, MOORE traveled to Boston and provided PRINGLE a firearm that he had obtained in Alabama in exchange for cash and marijuana.
- f. On or around February 24, 2020, after MOORE had returned to Alabama,

 SMITH sent a message to MOORE asking him to obtain one or two firearms

 for him.
- g. On or around July 3, 2020, PRINGLE sent MO() RE a message asking him to call him as soon as possible.
- h. On or around July 4, 2020, PRINGLE purchased a commercial bus ticket for travel from Boston, Massachusetts to Mointgomery, Alabama on or around July 5-6, 2020.
- On or around July 14, 2020, MOORE caused an individual known to the Grand Jury to purchase seven firearms for him at gun stores in Alabama.
- j. On or around July 15, 2020, PRINGLE boarded a commercial bus in

- Montgomery, Alabama, in possession of approximately 12 to 13 firearms that MOORE had obtained for him in Alabama, and traveled with them to Boston, Massachusetts, arriving in Boston on or around July 17.
- k. On or around July 28, 2020, MOORE sent SMITH a photo of a firearm.
- On or around July 30, 2020, MOORE and PRINGLE engaged in two video chats regarding firearms.
- m. On or around July 30, 2020, MOORE caused an individual to purchase three firearms for him at a gun store in Alabama.
- n. On or around July 30, 2020, MOORE sent SMITH a message offering to sell him a firearm with a magazine in it.
- o. On or around July 31, 2020, MOORE sent PRINGLE a photo of a firearm sight for a Springfield XD firearm.
- p. On or around August 1, 2020, MOORE sent PRINGLE a photo of a new Taurus Spectrum in a gun box.
- q. On or around August 6, 2020, PRINGLE purchased commercial bus tickets for him and BROWN to travel from Boston, Massachusetts to Montgomery, Alabama on or around August 10, 2020.
- r. On or around August 13, 2020, in Alabama, PRINGLE fired some of the firearms that MOORE had obtained for him and BROWN in Alabama, including an assault rifle.
- s. On or around August 17, 2020, PRINGLE and BROWN boarded a commercial bus in Montgomery, Alabama, in possession of approximately

- 12 to 15 firearms that MOORE had obtained for them in Alabama, and traveled with them to Boston, Massachusetts, arriving in Boston on or around August 19.
- t. On or around January 25, 2021, PRINGLE sent MOORE a message asking,
 "Can I place a pre-order for like 3-4? I'll send \$\$ for Em."
- u. On or around April 24, 2021, SMITH sent MOORE messages saying, "call my number . . . xxxxxx3273."

COUNT ONE

Conspiracy to Commit Illegal Transportation or Receipt in State of Residency of Firearm
Purchased or Acquired Outside of State of Residency
(18 U.S.C. § 371)

The Grand Jury charges:

- 14. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 15. From on or about January 2, 2020, through on or about May 27, 2021, in Boston, in the District of Massachusetts, and elsewhere, the defendants,
 - (1) BRANDON MOORE, a/k/a "BAMBOOZLE MOORE," a/k/a "BAM,"
 (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III,"
 (3) JARMORI BROWN, a/k/a "LIVE," and
 (4) KOBE SMITH,

conspired with each other and with others known and unknown to the Grand Jury to commit an offense against the United States, to wit, Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired Outside of State of Residency, that is, not being a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where BROWN, PRINGLE, and SMITH then resided, multiple firearms, said firearms having been purchased or obtained by the defendants outside the State of Massachusetts, in violation of Title 18, United States Code, Sections 922(a)(3) and 924(a)(1)(D).

All in violation of Title 18, United States Code, Section 371.

COUNT TWO

Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired
Outside of State of Residency; Aiding and Abetting
(18 U.S.C. §§ 922(a)(3) and 2)

The Grand Jury further charges:

- 16. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 17. On or around July 15, 2020 through July 17, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,
- (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III," not being a licensed importer, manufacturer, dealer, and collector of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where PRINGLE, BROWN, and SMITH then resided, multiple firearms, said firearms having been purchased or obtained by the defendant outside the State of Massachusetts.

All in violation of Title 18, United States Code, Sections 922(a)(3) and 924(a)(1)(D).

COUNT THREE

Illegal Transportation or Receipt in State of Residency of Firearm Purchased or Acquired
Outside of State of Residency; Aiding and Abetting
(18 U.S.C. §§ 922(a)(3) and 2)

The Grand Jury further charges:

- 18. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- On various dates between on or about August 17, 2020 through August 19, 2020,
 in the District of Massachusetts, and elsewhere, the defendants,
 - (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III," and (3) JARMORI BROWN, a/k/a "LIVE,"

not being licensed importers, manufacturers, dealers, and collectors of firearms, within the meaning of Chapter 44, Title 18, United States Code, willfully did transport into or receive in the State of Massachusetts, where PRINGLE, BROWN, and SMITH then resided, multiple firearms, said firearms having been purchased or obtained by the defendants outside the State of Massachusetts.

All in violation of Title 18, United States Code, Sections 922(a)(3) and 924(a)(1)(D).

COUNT FOUR Felon in Possession of Firearm (18 U.S.C. § 922(g)(1))

The Grand Jury further charges:

- 20. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 21. On or around July 17, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,
- (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III," knowing that he was previously convicted in a court of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess, in and affecting commerce, a firearm, that is:
 - a. Cobra Enterprises, Inc., model CCB 38, .380 caliber pistol, bearing serial number BTO15800;
 - b. HS Produkt, model Hellcat, 9mm pistol, bearing serial number BY211400;
 - c. Bersa, model 83, .380 caliber pistol, bearing serial number 287735;
 - d. Smith & Wesson, model M&P 40, .40 caliber pistol, bearing serial number HZS8814;
 - e. Smith & Wesson, model M&P 40, .40 caliber pistol, bearing serial number JCK9567;
 - f. Taurus, model 856 Ultralite, .38 caliber revolver, bearing serial number ABE543505; and
 - g. Taurus, model 856 Ultralite, .38 caliber revolver, bearing serial number ABE547735.

 All in violation of Title 18, United States Code, Section 922(g)(1).

COUNT FIVE Felon in Possession of Firearm (18 U.S.C. § 922(g)(1))

The Grand Jury further charges:

- 22. The Grand Jury re-alleges and incorporates by reference paragraphs 1-13 of this Indictment.
- 23. On or around August 19, 2020, in Boston, in the District of Massachusetts, and elsewhere, the defendant,
- (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III," knowing that he was previously convicted in a court of a crime punishable by imprisonment for a term exceeding one year, did knowingly possess, in and affecting commerce, a firearm, that is:
 - a. Taurus International, model Spectrum, .380 caliber pistol, bearing serial number 1F062808;
 - b. HS Produkt, model XD Mod. 2, .40 caliber pistol, bearing serial number GM137971; and
 - c. Sig Sauer, model SP2022, .40 caliber pistol, bearing serial number 24B220885.
 All in violation of Title 18, United States Code, Section 922(g)(1).

FIREARM FORFEITURE ALLEGATION (18 U.S.C. § 924(d)(1) and 28 U.S.C. § 2461(c))

The Grand Jury further finds:

- 24. Upon conviction of the offenses in violation of Title 18, United States Code,
 Section 922, set forth in Counts Two through Five, defendants
 - (2) JAHQUEL PRINGLE, a/k/a "KUR," a/k/a "WINSTON RICHARDS III," and (3) JARMORI BROWN, a/k/a "LIVE,"

shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), any firearm or ammunition involved in or used in any knowing commission of the offenses.

- 25. If any of the property described in Paragraph 24, above, as being forfeitable pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), as a result of any act or omission of the defendant -
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third party;
 - c. has been placed beyond the jurisdiction of the Court;
 - d. has been substantially diminished in value; or
 - e. has been commingled with other property which cannot be divided without difficulty;

it is the intention of the United States, pursuant to Title 28, United States Code, Section 2461(c), incorporating Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendant up to the value of the property described in Paragraph 24 above.

All pursuant to Title 18, United States Code, Section 924, and Title 28, United States Code, Section 2461.

A TRUE BILL

OREPERSON

ELIANNA J. NUZUM)

ASSISTANT UNITED STATES ATTORNEY

DISTRICT OF MASSACHUSETTS

District of Massachusetts: JULY 14, 2022

Returned into the District Court by the Grand Jurors and filed.

JS 45 (5/97) - (Revised U.S.D.C. MA 3/25/2011) Criminal Case Cover Sheet U.S. District Court - District of Massachusetts Place of Offense: Category No. **Investigating Agency** ATF City Related Case Information: Suffolk County Superseding Ind./ Inf. Case No. Same Defendant New Defendant Magistrate Judge Case Number Search Warrant Case Number see attached R 20/R 40 from District of **Defendant Information:** Defendant Name **Brandon Moore** Juvenile: Yes ✓ No Yes ✓ No Is this person an attorney and/or a member of any state/federal bar: Alias Name (City & State) Luverne, AL Address Birth date (Yr only): 1983 SSN (last4#): 8990 Sex M Race: Black Nationality: Defense Counsel if known: Address Bar Number U.S. Attorney Information: Bar Number if applicable Elianna J. Nuzum 663354 AUSA ✓ No List language and/or dialect: Interpreter: Yes Yes ✓ No If yes, are there multiple crime victims under 18 USC§3771(d)(2) Victims: ✓ Yes Matter to be SEALED: Regular Process √ Warrant Requested In Custody **Location Status:** Arrest Date Already in Federal Custody as of Serving Sentence Awaiting Trial Already in State Custody at -On Pretrial Release: Ordered by: Information **✓** Indictment Complaint Charging Document: - ✓ Felony 1 Misdemeanor -Total # of Counts: Continue on Page 2 for Entry of U.S.C. Citations I hereby certify that the case numbers of any prior proceedings before a Magistrate Judge are 1 accurately set forth above. Elianna Nuyum

Signature of AUSA:

Date:

07/14/2022

	U.S.C. Citations	
Index Key/Co	Conspiracy to Commit Illegal Transportation or Receipt	Count Numbers
t 1 18 U.S.C. § 371	in State of Residency of Firearm Purchased or Acquired Outside of State of Residency	1
t 2		
t3		
t 4		-
t 5		
t6		
t7		
t 8		
t9		
t 10	•	
t11	· · · · · · · · · · · · · · · · · · ·	
t 12	· 	
t 13		
t 14		

List of Prior Search Warrants

21-MJ-5154-JGD

21-MJ-5156-JGD

21-MJ-5342-JGD

21-MJ-5343-JGD

21-MJ-5556-JGD

21-MJ-5469 through -6472-JGD

21-MJ-5555-JGD

22-MJ-5228-JGD

2:21-MJ-58-KFP (M.D. Ala.)